AO 91 (Rev. 11/11) Criminal C	omplaint (Rev. by USAO on 3/	12/20) 🗆 Origin	al 🗆 Duplica	nte Original	
LODGED CLERK, U.S. DISTRICT COURT 06/10/2025 CENTRAL DISTRICT OF CALIFORNIA BY: EC DEPUTY United States of America V. Rene LUNA, Defendant		S DISTRICT C For the trict of California Case No. 8:2		FILED CLERK, U.S. DISTRICT COURT 06/10/2025 CENTRAL DISTRICT OF CALIFORNIA BY: KH DEPUTY DUTY	
	CRIMINAL COMPI	AINT BY TELE	PHONE		
OR OTHER RELIABLE ELECTRONIC MEANS I, the complainant in this case, state that the following is true to the best of my knowledge and belief.					
I, the complainant i	n this case, state that the fo	ollowing is true to the	best of my ki	nowledge and belief.	
On or about the date of Jun	e 9, 2025 in the county of	Orange in the Central	District of C	California, the	
defendant(s) violated:					
Code Section		Offense Descri	Offense Description		
18 U.S.C. § 111(a)		Assault on a Fe	Assault on a Federal Officer		
This criminal comp	laint is based on these fact	s:			
Please see attache	d affidavit.				
☑ Continued on the	e attached sheet.				
			/s/ Mario Complainant's		
			-		
		Mario	Villa, Specia	al Agent (HSI)	
Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone.					
Date: 06/10/2	2025	/s/ A	Autumn D. Sj		
			Judge's sign	nature	
City and state: Santa Ana, California		Hon. Autumn	Hon. Autumn D. Spaeth, U.S. Magistrate Judge		

Printed name and title

AUSA: Brian Yang

AFFIDAVIT

I, Mario Villa, being duly sworn, declare and state as follows:

I. PURPOSE OF AFFIDAVIT

- 1. This affidavit is made in support of a criminal complaint for Rene LUNA ("LUNA") for violating Title 18, United States Code, Section 111(a) (Assault on a Federal Officer), a misdemeanor.
- 2. The facts set forth in this affidavit are based upon my personal observations, my training and experience, and information obtained from various law enforcement personnel and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested complaint and does not purport to set forth all of my knowledge of or investigation into this matter. Unless specifically indicated otherwise, all conversations and statements described in this affidavit are related in substance and in part only and all dates and times are on or about those indicated.

II. BACKGROUND OF SPECIAL AGENT MARIO VILLA

- 3. I am a Special Agent with the United States Department of Homeland Security, Homeland Security Investigations ("HSI"), and have been since April 2024. I am currently assigned to the Orange County, California, Field Office.
- 4. As part of my daily duties as an HSI Special Agent, my responsibilities include the investigation of criminal violations, to include violations related to assault on federal officers. I have also received training and have conducted

and/or assisted in investigations involving the violation of laws pertaining to drug trafficking, immigration violations, and human smuggling. I am a graduate of the Criminal Investigator Training Program and the HSI Special Agent Basic Training Program at the Federal Law Enforcement Training Center in Glynco, Georgia. Prior to my career as an HSI Special Agent, I was employed by the United States Border Patrol ("USBP") as a Border Patrol Agent. I was employed with the USBP since May 2020.

III. STATEMENT OF PROBABLE CAUSE

5. Based on my review of law enforcement reports, conversations with other law enforcement agents, and my own knowledge of the investigation, I am aware of the following:

A. Protest at HSI Office in Santa Ana, California

6. At approximately 12:52 PM PST, on Monday, June 9, 2025, a group of individuals began to gather in front of the Ronald Reagan Federal Building, hereinafter referred to as the "Building" located at 34 Civic Center Plaza, Santa Ana, California. The Building is a clearly marked federal building housing multiple federal agencies including HSI and Immigration Customs Enforcement ("ICE"), Enforcement Removal Operations ("ERO"). The group of individuals appeared to be gathering to protest federal immigration enforcement operations that took place over the weekend of June 6, 2025. The size of the group grew steadily, and eventually individuals in the group turned violent and began throwing rocks, plastic bottles full of fluids, glass bottles, beer cans, and unknown explosive devices

similar to "firecrackers". As a result, officers from the ERO Special Response Team ("SRT") were mobilized to respond to the scene and prevent the violent agitators from continuing to assault federal agents and officers.

- According to my observations when I responded to the scene, I observed several individuals within the crowd throwing rocks and other projectiles at agents and officers who were standing between the sidewalk of Civic Center Plaza and the front entrance of the Building. I saw a male, later identified as LUNA, who had long grey hair and wearing a black t-shirt and black skinny jeans, throwing plastic water bottles full of unknown liquids, at the agents and officers standing to my left and right. I saw LUNA appear from behind a wall approximately fifteen (15) yards to my front and to my right, throw a plastic water bottle with unknown liquid, hide behind the wall, come out of from behind the wall, and throw more projectiles on several occasions. According to multiple law enforcement sources, LUNA was seen walking around from east to west on Civic Center Plaza yelling at law enforcement, using profanity and threatening language towards law enforcement, and attempting to agitate the crowd.
- 8. In the wake of the arrest of LUNA, I approached ICE ERO SRT Officer San Martin who was positioned outside the office complex.

B. LUNA Throws Water Bottles and Beer Cans at Law Enforcement

9. According to Officer San Martin, as the protest went on and as individuals threw objects at the agents and officers in front of the Building, San Martin saw LUNA throw water and beer towards the officers in front of the building.

IV. CONCLUSION

10. For all the reasons described above, there is probable cause to believe that LUNA committed a violation of Title 18, United States Code, Section 111(a) (Assault on a Federal Officer), a misdemeanor.

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone on this <u>10</u> day of June 2025.

/s/ Autumn D. Spaeth
HON. AUTUMN D. SPAETH
UNITED STATES MAGISTRATE JUDGE